

PD19-084 MUCKROCK YOUNG**Exemption Log**

Attorney-client privilege/work product RCW 42.56.290; RCW 5.60.060(2); Court Rule 26(b)(4)

Niemer, James, Senior Legal Counsel, WSBA #14477

Pearsall Amy, Senior Legal Counsel, WSBA #31681

	Date	Time	From	To	CC:	Subject	Attachment	Exemption	How Exemption Applies to Document
1	5/18/2018	11:48:00 AM	Pearsall, Amy	Nagasawa, Q'Deene		FW: Software on Handheld device - License Agreement Muckrock PD18-237		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney-client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
2	6/1/2018	2:35:00 PM	Nagasawa, Q'Deene	Pearsall, Amy		RE: Muckrock Wallace PD18-237		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney-client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
3	6/5/2018	10:53:00 AM	Pearsall, Amy	Nagasawa, Q'Deene		RE: Muckrock Wallace PD18-237		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney-client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
4	8/27/2018	12:22:00 PM	Nagasawa, Q'Deene	Niemer, James		Muckrock Wallace/PD218-237 - PI Hearing Tomorrow		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney-client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
5	8/28/2018	7:48:00 AM	Niemer, James	Nagasawa, Q'Deene	Fowler, Ruby; Moore, Natalie	RE: Muckrock Wallace/PD218-237 - PI Hearing Tomorrow		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney-client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
6	8/31/2018	3:55:00 PM	Niemer, James	Tennison, Leigh		Fwd: Motion response Vix Tech v. Wallace		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney-client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.

	Date	Time	From	To	CC:	Subject	Attachment	Exemption	How Exemption Applies to Document
7	8/31/2018	4:20:00 PM	Tennison, Leigh	Niemer, James		RE: Motion response Vix Tech v. Wallace		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney-client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
8	11/6/2018	11:18:00 AM	Niemer, James	Nagasawa, Q'Deene	Tennison, Leigh	discovery requests in Wallace and Powell cases	Word Version of Discovery Request to Sound Transit 10 17 18,doc; FIRST INTERROGATORIES_ST.PDF; FIRST REQUESTS FOR PRODUCTION_ST.PDF	RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney-client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld. The attachments are not exempt and are provided.